

CASE NO.: SVL920000036US1  
Serial No.: 09/922,196  
February 15, 2005  
Page 10

PATENT  
Filed: August 2, 2001

Remarks

Reconsideration of the above-captioned application is respectfully requested.

Claims 1, 2, 14, and 21 have been rejected for indefiniteness. The amendments herein address and cure the rejections of Claims 1 and 2. It is believed that the indefiniteness rejections of dependent Claims 14 and 21 (alleging lack of clarity as to whether encrypting the profile and saving the profile are independent) are clear, if broad, as written. Either the encrypted or unencrypted versions may be saved, so the steps may be dependent on each other or independent.

Turning to the substantive rejections, Claims 1-4, 9-12, 14, 17-19, 21, and 24-26 have been rejected under 35 U.S.C. §102(a) as being anticipated by Kennedy et al., USPN 6,651,217. It is believed that this rejection should have been made under Section 102(e), because Kennedy et al., while being filed before the present application, evidently was not published until after this application was filed, and no evidence has been adduced of record that Kennedy et al. was *publicly* known to others before the present filing date. Also, Claims 1-4, 9-12, 17-19, and 24 have been rejected under 35 U.S.C. §102(a) as being anticipated by Light et al. USPN 6,192,380, Claims 5-8, 13, 15, 16, 20, 22, 23, and 27 have been rejected under 35 U.S.C. §103 as being unpatentable over Kennedy et al. in view of Kikinis, USPN 5,794,259, and Claims 5-8, 13, 15, 16, 20, 22, 23, and 27 have been rejected under 35 U.S.C. §103 as being unpatentable over Kennedy et al. in view of Rozen et al., USPN 6,073,106.

To overcome the Examiner's rejections, the independent claims have been amended to recite providing a menu of user names with each user name corresponding to a respective autofill profile, and allowing a user to select a name from the menu so that the autofill profile corresponding to the selected name is used to provide information to the electronic form as set forth on page 9, lines 9-16. None of the relied-

11764.AMD

CASE NO.: SVL920000036US1  
Serial No.: 09/922,196  
February 15, 2005  
Page 11

**PATENT**  
Filed: August 2, 2001

upon references appear to teach or suggest having multiple user autofill profiles, much less using a menu for selection of a profile by user name as now claimed.

The fact that Applicant has focussed its comments distinguishing the present claims from the applied references and countering certain rejections must not be construed as acquiescence in other portions of rejections not specifically addressed. The Examiner is cordially invited to telephone the undersigned at (619) 338-8075 for any reason which would advance the instant application to allowance.

Respectfully submitted,



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